FORM MR-RC Revised January 30, 2003 RECLAMATION CONTRACT

File Number	M/001/027	
Effective Date	May 28,	2003
Other Agency File Number_		BLM

STATE OF UTAH DEPARTMENT OF NATURAL RESOURCES DIVISION of OIL, GAS and MINING

1594 West North Temple Suite 1210 Box 145801 Salt Lake City, Utah 84114-5801 (801) 538-5291 Fax: (801) 359-3940

RECLAMATION CONTRACT

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For the purpose of this RECLAMATION CONTRACT the terms below are defined as follows: M/001/027"NOTICE OF INTENTION" (NOI): (File No.) (Mineral Mined) Perlite "MINE LOCATION": Pearl Queen (Name of Mine) about 15 miles NE of Milford (Description) Beaver County, Utah "DISTURBED AREA": 28.71 acres (Disturbed Acres) (Legal Description) (refer to Attachment "A") "OPERATOR": (Company or Name) Basin Perlite Company 2160 Republic Plaza (Address) 370 17th Street Denver, CO 80202 720/904-1900 (Phone)

"OPERATOR'S REGISTERED AGENT": Name) (Address)	CT Corporation 50 West Broadway
(Phone)	Salt Lake City, UT 84101 801/364-5101
"OPERATOR'S OFFICER(S)":	William R. Wilson - President Ryan Bennett - Treasurer Brian Bolan - Secretary
SURETY": (Form of Surety - Attachment B)	Surety
"SURETY COMPANY": (Name, Policy or Acct. No.)	American Manufactures Mutual Ins. Co
"SURETY AMOUNT": (Escalated Dollars)	133,600
"ESCALATION YEAR":	2007
"STATE": "DIVISION": "BOARD":	State of Utah Division of Oil, Gas and Mining Board of Oil, Gas and Mining
ATTACHMENTS: A "DISTURBED AREA": B "SURETY":	
This Reclamation Contract (hereinafter ref between <u>Basin Perlite Company</u> Division of Oil, Gas and Mining ("Division").	
WHEREAS, Operator desires to conduct no (NOI) File No. M/001/027 which has been a Gas and Mining under the Utah Mined Land Reck Code Appointed (1953) as amended (hereinafted)	approved by the Utah State Division of Oil, amation Act, Sections 40-8-1 et seq., Utah

WHEREAS, Operator is obligated to reclaim that area described as the Disturbed Area as set forth and in accordance with Operator's approved Reclamation Plan, and Operator is obligated to provide surety in form and amount approved by the Division, to assure reclamation of the Disturbed Area.

rules; and

NOW, THEREFORE, the Division and the Operator agree as follows:

1.	Operator agrees to conduct reclamation of the Disturbed Area in accordance
	with the Act and implementing regulations, the approved Notice of Intention
	and Reclamation Plan received February 7, 1997. The
	Notice of Intention and the Reclamation Plan, as amended, are incorporated
	by this reference and made a part hereof.

- 2. Concurrent with the execution hereof, Operator has provided surety to assure that reclamation is conducted, in form and amount acceptable to the Division. Such surety as evidenced by the Surety Contract is in the form of the surety attached hereto as Attachment B and made a part hereof. The Surety Contract shall remain in full force and effect according to its terms unless modified by the Division in writing. If the Surety Contract expressly provides for cancellation, then, within 60 days following the Division's receipt of notice that the Surety Company intends to cancel the Surety Contract, the Operator shall provide a replacement Surety Contract in a form and amount reasonably acceptable to the Division. If the Operator fails to provide an acceptable replacement Surety Contract, the Division may order the Operator to cease further mining activities and to begin immediate reclamation of the Disturbed Area.
- 3. Operator agrees to pay legally determined public liability and property damage claims resulting from mining to the extent provided in Section 40-8-7(1)(e) of the Act.
- 4. Operator agrees to perform all duties and fulfill all reclamation requirements applicable to the mine as required by the Act and implementing rules, the Notice of Intention, as amended and the Reclamation Plan, as amended.
- 5. The Operator's liability under this Contract shall continue in full force and effect until the Division certifies that the Operator has reclaimed the Disturbed Area in accordance with the Act and implementing rules, the Notice of Intention, as amended and the Reclamation Plan, as amended.
- 6. If reclamation of discrete sections of the Disturbed Area is completed to the satisfaction of the Division, and the Division finds that such sections are severable from the remainder of the Disturbed Area, Operator may request the Division to certify that Operator has reclaimed such discrete sections of the Disturbed Area in accordance with the Act and Implementing rules, the Notice of Intention, as amended and the Reclamation Plan, as amended. If the Division makes such certification, Operator may make request to the Division that the aggregate face amount of the Surety Contract provided pursuant to paragraph 2 be reduced to an amount necessary to provide for completion of the remaining reclamation. The Division shall hear Operator's request for such reduction in accordance with the Board's Procedural Rules concerning requests for Agency Action.

- 7. Operator agrees to indemnify and hold harmless the State, Board and the Division from any claim, demand, liability, cost, charge, suit, or obligation of whatsoever nature arising from the failure of Operator or Operator's agents and employees, or contractors to comply with this Contract.
- 8. Operator may, at any time, submit a request to the Division to substitute surety. The Division may approve such substitution if the substitute surety meets the requirements of the Act and the implementing rules.
- 9. This Contract shall be governed and construed in accordance with the laws of the State of Utah.
- 10. If Operator shall default in the performance of its obligations hereunder, Operator agrees to pay all costs and expenses, including reasonable attorney's fees and costs incurred by the Division and/or the Board in the enforcement of this Contract.
- 11. Any breach that the Division finds to be material of the provisions of this Contract by Operator may, at the discretion of the Division, result in an order to cease mining operations. After opportunity for notice and hearing, the Board of Oil, Gas and Mining may enter an order to revoke the Notice of Intention, order reclamation, or order forfeiture of the Surety Contract, or take such other action as is authorized by law.
- 12. In the event of forfeiture of the Surety Contract, Operator shall be liable for any additional costs in excess of the surety amount which are required to comply with this Contract. Any excess monies resulting from forfeiture of the Surety Contract, upon completion of reclamation and compliance with this Contract, shall be returned to the rightful claimant.
- 13. This Contract including the Notice of Intention, as amended and the Reclamation Plan, as amended, represents the entire agreement of the parties involved, and any modification must be approved in writing by the parties involved.
- 14. Each signatory below represents that he/she is authorized to execute this Contract on behalf of the named party.

Basin Perlite Company Operator Name
By William R. Wilson Authorized Officer (Typed or Printed)
President Authorized Officer - Position
Officer's Signature May 2, 2003 Date
STATE OF <u>Colorado</u>) COUNTY OF <u>Denver</u>) SS:
On the day of May, 2003, William R. Wilson personally appeared before me, who being by me duly sworn did say that he/she is the <u>President</u> of <u>Basin Perlite Company</u> and duly acknowledged that said instrument was signed on behalf of said company by authority of its bylaws or a resolution of its board of directors and said <u>William R. Wilson</u> duly acknowledged to me that said company executed the same.
Michelle Webert Notary Public Residing at Lakewood, Colorado 3-18-07 My Commission Expires:

Page <u>5</u> of <u>7</u> Revised January 30, 2003 Form MR-RC

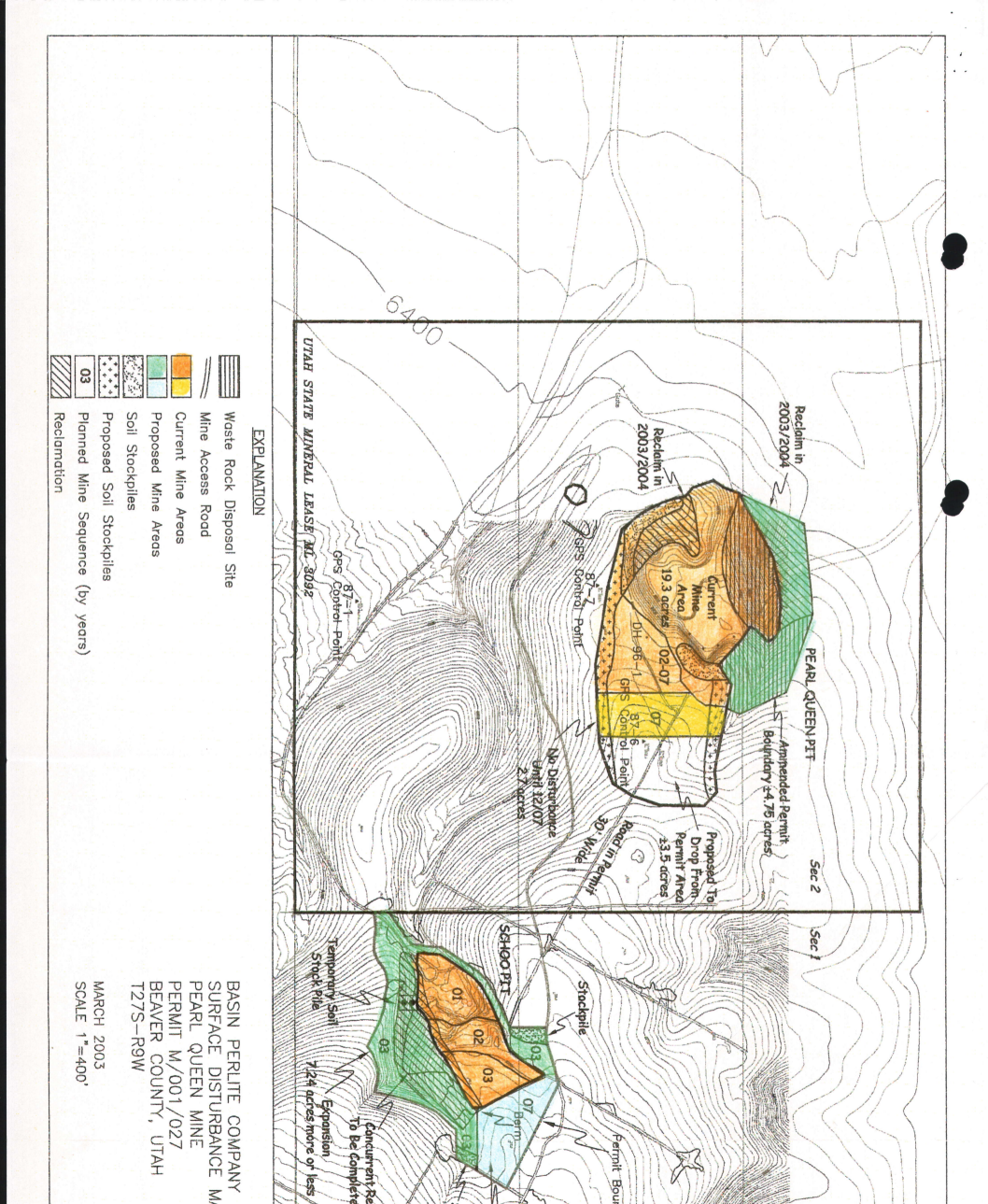
Residing at:

My Commission Expires:

DIVISION OF OIL, GAS AND MINING:

ATTACHMENT "A"

Basin Perlite Company	Pearl Queen	
Operator	Mine Name	
M/001/027	Beaver	County, Utah
Permit Number		ounty, oun
LEGAL D	ESCRIPTION	
disturbed lands are located. Attach a topographic map or larger scale is preferred) showing township, range a boundaries tied to this Reclamation Contract and surer. The detailed legal description of land following lands not to exceed 28.71 surety, as reflected on the attached ma and dated March, 2003	nd sections and a clear outline of y. Is to be disturbed includ acres under the ap	the disturbed area es portions of the proved permit and
There are two mine areas: 1. Pearl Queen Pit - SESE Sec (State L 2. Schoo Pit - SWSW Sec. 1, T (Federal Land) 3. Haulage Road Between Pearl	and) 27 S - R 9 W (9.66 ac	res)
A topographic map showing the lands is attached:	Total - to be disturbed at a	28.71 acres scale of 1" = 400'





SURETY BOND ENDORSEMENT

BOND N	JMBER:		-m(00110;			
To be att	ached to and fo	rm a part of	THE MINED LAND REC		ond, issued by	the undersigned
Company	as Surety, on	behalf of	BASIN PERLITE COMPA	ANY		
			F UTAH, DEPARTMENT	OF NATURAL RES	OURCES	as Obligee.
Effective	2/26/01	, the Pri	ncipal and the Surety here	by agree to amend	d the attached	Bond as follows:
FROM:	FORTY THOUS 10 ACRES	AND EIGHT	HUNDRED AND 00/100	(\$40,800.00)		
TO:	ONE HUNDRED	THIRTY TH	REE THOUSAND SIX. HU	NDRED AND 00/1	.00 (\$133,	600.00)
	ACAR as	e dele	ted at required six Holling ted at required ted at required ted at required ted at the second ted at t	M to tu	arch lke	empe-
attached	bond, and in no	event cumula	endorsement shall be par			
except as	above stated.					
Signed, s	sealed and date	d JULY 31	, 2001			
Principal:	11	RLITE COMP	ANY L Pracidet		·	•
ł	By: W	-C W	Title			
			Surety: AMERIC	AN MANUFACTURE	RS MUTUAL	INSURANCE COMPANY
			By: Ka	fuleen K S	raind	_
ACCEPT	ED:		KATHLE	EN K. FREUND		Attorney-in-Fact
Obligee:	State of	which.	ONR Divisin	of oil cas	Envoy	•
В	1. Land	PRI	esta		Endorseme	nt No.:
	0.	weeter	Division for	1 Gas & 07/		
FK 0613-	4 (2-90)	`)	•			MAY (1.7.2002

LUMBERMENS MUTUAL CA ALTY COMPANY AMERICAN MOTORISTS INSURANCE COMPANY AMERICAN MANUFACTURERS MUTUAL INSURANCE COMPANY

SURETY BOND ENDORSEMENT

national Insurance companies

		SURETY BOND ENDORSEMEN	T AUG 16 2001
BOND NO	UMBER: ached to and form a part o	THE MINED LAND RECLAMANTION ACT SURETY	DIV. OF OIL, GAS & MINING Bond, issued by the undersigned
	as Surety, on behalf of	BASIN PERLITE COMPANY	
	•	OF UTAH, DEPARTMENT OF NATURAL	RESOURCES as Obligee.
Effective		Principal and the Surety hereby agree to a	
FROM:	FORTY THOUSAND EIGH 10 ACRES	T HUNDRED AND 00/100 (\$40,800.0	00)
TO:	ONE HUNDRED THIRTY 25.16 ACRES	THREE THOUSAND SIX HUNDRED AND (00/100 (\$133,600.00)
attached I Nothing h except as	bond, and in no event cum nerein contained shall vary above stated.	is endorsement shall be part of, and not sulative. y, alter or extend any of the provisions, county is a second and the provisions.	
Principal:	11101	MPANY JL Presidet	
		Title	TURERS MUTUAL INSURANCE COMPAN
ACCEPT	ED:	KATHLEEN K. FREUI	
Obligee:	State of St, 1-	ODR, DIVISIM foil, CA	5 É MM
Ву	1. Jawel 1 Br	DUR, Aivisim foil, GA aft Dueston Title	Endorsement No.:

FK 0613-4 (2-90)



Home Office: Long Grove, IL 60049

POWER OF ATTORNEY

Know All Men By These Presents:

That the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company, corporations organized and existing under the laws of the State of Ilinois, having their principal office in Long Grove, Illinois, (hereinafter collectively referred to as the "Company") do hereby appoint

Vivienne Douglas, Edward T. Healy, Lorraine Kehm and Kathleen K. Freund of Denver, Colorado (EACH)****

their true and lawful agent(s) and attorney(s)-in-fact, to make, execute, seal, and deliver during the period beginning with the date of issuance of this power and ending on the date specified below, unless sooner revoked for and on its behalf as surety, and as their act and deed:

EXCEPTION: NO AUTHORITY is granted to make, execute, seal and deliver any bond or undertaking which guarantees the payment or collection of any promissory note, check, draft or letter of credit.

This authority does not permit the same obligation to be split into two or more bonds in order to bring each such bond within the dollar limit of authority as set forth herein.

This appointment may be revoked at any time by the Company.

The execution of such bonds and undertakings in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by their regularly elected officers at their principal office in Long Grove, Illinois.

THIS APPOINTMENT SHALL CEASE AND TERMINATE WITHOUT NOTICE AS OF December 31, 2001

This Power of Attorney is executed by authority of resolutions adopted by the Executive Committees of the Boards of Directors of the Company on February 23, 1988 at Chicago, Illinois, true and accurate copies of which are hereinafter set forth and are hereby certified to by the undersigned Secretary as being in full force and effect:

"VOTED, That the Chairman of the Board, the President, or any Vice President, or their appointees designated in writing and filed with the Secretary, or the Secretary shall have the power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings, obligatory in the nature thereof, and any such officers of the Company may appoint agents for acceptance of process."

This Power of Attorney is signed, sealed and certified by facsimile under and by authority of the following resolution adopted by the Executive Committee of the Boards of Directors of the Company at a meeting duly called and held on the 23rd day of February, 1988:

"VOTED, That the signature of the Chairman of the Board, the President, any Vice President, or their appointees designated in writing and filed with the Secretary, and the signature of the Secretary, the seal of the Company, and certifications by the Secretary, may be affixed by facsimile on any power of attorney or bond executed pursuant to resolution adopted by the Executive Committee of the Board of Directors on February 23, 1988 and any such power so executed, sealed and certified with respect to any bond or undertaking to which it is attached, shall continue to be valid and binding upon the Company."

In Testimony Whereof, the Company has caused this instrument to be signed and their corporate seals to be affixed by their authorized officers, this September 21, 2000.

Attested and Certified:

Lumbermens Mutual Casualty Company American Motorists insurance Company American Manufacturers Mutual Insurance Company

Robert P. Hames, Secretary

Lair Project Control of the Control

CORPORATE STALL



J. S. Kemper, III. Exec.Vice President

5 Kimper III

by

I, Irene Klewer, a Notary Public, do hereby certify that J. S. Kemper, III and Robert P. Hames personally known to me to be the same persons whose names are respectively as Exec. Vice President and Secretary of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company, Corporations organized and existing under the laws of the State of Illinois, subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that they being thereunto duly authorized signed, sealed with the corporate seals and delivered the said instrument as the free and voluntary act of said corporations and as their own free and voluntary acts for the uses and purposes therein set forth.



here Klewer.

Irene Klewer, Notary Public

My commission expires 1-28-02

CERTIFICATION

I, J.K. Conway, Corporate Secretary of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company, do hereby certify that the attached Power of Attorney dated September 21, 2000 on behalf of the person(s) as listed above is a true and correct copy and that the same has been in full force and effect since the date thereof and is in full force and effect on the date of this certificate; and I do further certify that the said J. S. Kemper, III and Robert P. Hames, who executed the Power of Attorney as Executive Vice President and Secretary respectively were on the date of the execution of the attached Power of Attorney the duly elected Executive Vice President and Secretary of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company on this

JULY 31, 2001







grand Churry

J. K. Conway, Corporate Secretary

This Power of Attorney limits the acts of those named therein to the bonds and undertakings specifically named therein and they have no authority to bind the Company except in the manner and to the extent herein stated.

ATTACHMENT B

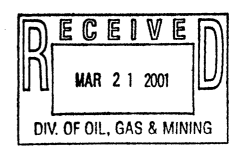
FORM MR-6 Joint Agency Surety Form (January 7, 1999) Bond Number M/001/027

Mine Name PEARL QUEEN PERLITE MINE
Other Agency File Number

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
Division of Oil, Gas and Mining

1594 West North Temple Suite 1210
Box 145801
Salt Lake City, Utah 84114-5801

Telephone: (801) 538-5291 Fax: (801) 359-3940



THE MINED LAND RECLAMATION ACT

SURETY BOND

The undersigned BASIN PERLITE COMPANY as Principal, and AMERICAN MANUFACTURERS MUTUAL INSURANCE COMPANY Surety, hereby jointly and severally bind ourselves, our heirs, administrators, executors, successors and assigns unto the State of Utah, Division of Oil, Gas and Mining, and the School & Institutional Trust Lands Admin., in the penal sum of FORTY THOUSAND EIGHT HUNDRED AND 00/100 dollars (\$40,800.00).

Principal has estimated in the Mining and Reclamation Plan approved by the Division of Oil. Gas and Mining on the __5th_ day of _August_, 19_97_, that __10____ acres of land will be disturbed by this mining operation in the State of Utah.

A description of the disturbed land is attached as "Attachment A" to the Reclamation Contract of which this document is an integral part.

The condition of this obligation is that if the Division determines that Principal has satisfactorily reclaimed the disturbed lands in accordance with the approved Mining and Reclamation Plan and has faithfully performed all requirements of the Mined Land Reclamation Act, and complied with the Rules and Regulations adopted in accordance therewith, then this obligation shall be void; otherwise it shall remain in full force and effect.

If the Mining and Reclamation Plan provides for periodic partial reclamation of the disturbed lands, and if the lands are reclaimed in accordance with such Plan, Act and regulations, then Principal may apply for a reduction in the amount of this Surety Bond.

Page 2 MR-6 Joint Agency Surety Bond Attachment B

Bond Number	
Permit Number M/001/027	
Mine Name PEARL QUEEN PERLITE MIN	E
Other Agency File Number	

In the converse, if the Mining and Reclamation Plan provides for a gradual increase in the area disturbed or the extent of disturbance, then, the Division may require that the amount of this Surety Bond be increased, with the written approval of the Surety.

This bond may be canceled by the Surety after ninety (90) days following receipt by the Division and Principal of written notice of such cancellation. Surety's liability shall then, at the expiration of said ninety (90) days, cease and terminate except that Surety will remain fully liable for all reclamation obligations of the Principal incurred prior to the date of termination.

Principal and Surety and their successors and assigns agree to guarantee said obligation and to indemnify, defend, and hold harmless the Division from any and all expenses (including attorney fees) which the Division may sustain in the collection of sums due hereunder.

Surety will give prompt notice to Principal and to the Division of the filing of any petition or the commencement of any proceeding relating to the bankruptcy, insolvency, reorganization, or adjustment of the debts of Surety, or alleging any violation or regulatory requirements which could result in suspension or revocation of the Surety's license to do business.

IN WITNESS WHEREOF, the Principal and Surety hereunto set their signatures and seals as of the dates set forth below.

BASIN PERLITE COMPANY	
Principal (Permittee)	
William R. Wilson	term of the second of the seco
By (Name typed):	
President	
Title	
KINE WIL	March 8, 2001
Signature	Date
Surety Company AMERICAN MANUFACTURERS MUTUAL	
INSURANCE COMPANY	10375 E. HARVARD, STE 500
Company Officer	Surety Company Address
ATTORNEY-IN-FACT	DENVER, CO 80217
Title/Position	City, State, Zip
1, 1, 1, 1, 1, 1	FEBRUARY 26, 2001
Signature VIVIENNE DOUGLAS	Date

Page 3 MR-6 Joint Agency Surety Bond Attachment B Permit Number M/001/027
Mine Name PEARL QUEEN PERLITE MINE
Other Agency File Number

SO AGREED this 3rd day of April

Lowell P. Braxton, Director

Utah State Division of Oil, Gas and Mining

*NOTE: Where one signs by virtue of Power of Attorney for a Surety Company, such Power of Attorney must be filed with this bond. If the Principal is a corporation, the bond shall be executed by its duly authorized officer.

Page 4
MR-6
Joint Agency Surety Bond
Attachment B

Bond Number		-		
Permit Number	M/001/	027		
Mine Name	PEARL	QUEEN	PERLITE	MINE
Other Agency File Number				

AFFIDAVIT OF QUALIFICATION

On the 26TH day of FEBRUA	who being by me duly sworn did say that he/she, is the ATTORNEY-IN-FACT
VIVIENNE DOUGLAS	who being by me duly sworn did say that he/she,
ALA COLD VIVIENNE DUNNI A.)	is the
of AMERICAN MANUFACTURERS MUTUAL INSU	JRANCE COMPANY and duly acknowledged that said
instrument was signed on behalf of said compar	ny by authority of its bylaws or a resolution of its board duly acknowledged to me that said
and that he/she is	duly authorized to execute and deliver the foregoing
abligations, that said Surety is authorized to ex	ecute the same and has complied in all respects with the
laws of Utah in reference to becoming sole sure	ety upon bonds, undertaking and obligations.
	ı
	Signed: Surety Officer
	Surety Officer
	Title: ATTORNEY-IN-FACT
STATE OF COLORADO) ss: COUNTY OF DENVER)	
COUNTY OF BEIVER	
Subscribed and sworn to before me this 26TH	day ofFEBRUARY, XD 2001
S LANTON E	Kathleen & Freund
DA PUBLIC O	Notary Public
OF COLOR!	Residing at: LITTLETON, COLORADO
My Commission Expires:	
JANUARY 15 , X 2003	



Home Office: Long Grove, IL 60049

POWER OF ATTORNEY

Know All Men By These Presents:

That the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company, corporations organized and existing under the laws of the State of Ilinois, having their principal office in Long Grove, Illinois, (hereinafter collectively referred to as the "Company") do hereby appoint

Vivienne Douglas, Edward T. Healy, Lorraine Kehm and Kathleen K. Freund of Denver, Colorado (EACH)****

their true and lawful agent(s) and attorney(s)-in-fact, to make, execute, seal, and deliver during the period beginning with the date of issuance of this power and ending on the date specified below, unless sooner revoked for and on its behalf as surety, and as their act and deed:

EXCEPTION: NO AUTHORITY is granted to make, execute, seal and deliver any bond or undertaking which guarantees the payment or collection of any promissory note, check, draft or letter of credit.

This authority does not permit the same obligation to be split into two or more bonds in order to bring each such bond within the dollar limit of authority as set forth herein.

This appointment may be revoked at any time by the Company.

The execution of such bonds and undertakings in pursuance of these presents shall be as binding upon the said Company as fully and amply to all intents and purposes, as if the same had been duly executed and acknowledged by their regularly elected officers at their principal office in Long Grove, Illinois.

THIS APPOINTMENT SHALL CEASE AND TERMINATE WITHOUT NOTICE AS OF December 31, 2001

This Power of Attorney is executed by authority of resolutions adopted by the Executive Committees of the Boards of Directors of the Company on February 23, 1988 at Chicago, Illinois, true and accurate copies of which are hereinafter set forth and are hereby certified to by the undersigned Secretary as being in full force and effect:

"VOTED, That the Chairman of the Board, the President, or any Vice President, or their appointees designated in writing and filed with the Secretary, or the Secretary shall have the power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings, obligatory in the nature thereof, and any such officers of the Company may appoint agents for acceptance of process."

This Power of Attorney is signed, sealed and certified by facsimile under and by authority of the following resolution adopted by the Executive Committee of the Boards of Directors of the Company at a meeting duly called and held on the 23rd day of February, 1988:

"VOTED, That the signature of the Chairman of the Board, the President, any Vice President, or their appointees designated in writing and filed with the Secretary, and the signature of the Secretary, the seal of the Company, and certifications by the Secretary, may be affixed by facsimile on any power of attorney or bond executed pursuant to resolution adopted by the Executive Committee of the Board of Directors on February 23, 1988 and any such power so executed, sealed and certified with respect to any bond or undertaking to which it is attached, shall continue to be valid and binding upon the Company."

In Testimony Whereof, the Company has caused this instrument to be signed and their corporate seals to be affixed by their authorized officers, this September 21, 2000.

Attested and Certified:

Lumbermens Mutual Casualty Company American Motorists Insurance Company American Manufacturers Mutual Insurance Company

Robert P. Hames, Secretary

I S Kimpen I

by

J. S. Kemper, III, Exec.Vice President

STATE OF ILLINOIS COUNTY OF LAKE

I, Irene Klewer, a Notary Public, do hereby certify that J. S. Kemper, III and Robert P. Hames personally known to me to be the same persons whose names are respectively as Exec. Vice President and Secretary of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company, Corporations organized and existing under the laws of the State of Illinois, subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that they being thereunto duly authorized signed, sealed with the corporate seals and delivered the said instrument as the free and voluntary act of said corporations and as their own free and voluntary acts for the uses and purposes therein set forth.

"OFFICIAL SEAL"
Irene Klewer
Notary Public, State of Illinois
Wy Commission Expires Jan. 28, 2002

here Klewer.

Irene Klewer, Notary Public

My commission expires 1-28-02

CERTIFICATION

I, J.K. Conway, Corporate Secretary of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company, do hereby certify that the attached Power of Attorney dated September 21, 2000 on behalf of the person(s) as listed above is a true and correct copy and that the same has been in full force and effect since the date thereof and is in full force and effect on the date of this certificate; and I do further certify that the said J. S. Kemper, III and Robert P. Hames, who executed the Power of Attorney as Executive Vice President and Secretary respectively were on the date of the execution of the attached Power of Attorney the duly elected Executive Vice President and Secretary of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the Lumbermens Mutual Casualty Company, the American Motorists Insurance Company, and the American Manufacturers Mutual Insurance Company on this

FEBRUARY 26, 2001







J. K. Conway, Corporate Secretary

This Power of Attorney limits the acts of those named therein to the bonds and undertakings specifically named therein and they have no authority to bind the Company except in the manner and to the extent herein stated.